T	IMITED	STATES	DISTRICT	COLE	T
l	JNHED	OTATES	DISTRICT	COUR	(I

			District of	GI	U AM
		UNITED STATES OF AMERICA			
	· · · · · ·	V. CHRISTOPHER M. ESPINOSA		R OF DETENTIO er: CR-05-00053-0	N PENDING TRIAL 01
	_	Defendant	140/0 17 / 1 / 1	. 1 1. 1.1. 1	had the Callegain of Casta an arrive the
dete		ccordance with the Bail Reform Act, 18 U.S.C. § 3 n of the defendant pending trial in this case.		been held. I conclude the	nat the following facts require the
	(1)	The defendant is charged with an offense describe or local offense that would have been a federal off a crime of violence as defined in 18 U.S.C. § an offense for which the maximum sentence is X an offense for which a maximum term of improvements.	Tense if a circumstance giving 3156(a)(4). s life imprisonment or death.	rise to federal jurisdiction	n had existed - that is
	` '	a felony that was committed after the defenda § 3142(f)(1)(A)-(C), or comparable state or lot The offense described in finding (1) was committed A period of not more than five years has elapsed stored for the offense described in finding (1). Findings Nos. (1), (2) and (3) establish a rebuttable safety of (an) other person(s) and the community.	ocal offenses. ed while the defendant was on ince the date of conviction described by the defendant was on the condition of the defendant was on the d	release pending trial for on release of the de	a federal, state or local offense. efendant from imprisonment ditions will reasonably assure the
			Alternative Findings (A)		
	(1)	There is probable cause to believe that the defended for which a maximum term of imprisonment of under 18 U.S.C. § 924(c).	of ten years or more is prescrib		DISTRICT COURT OF CHA
	(2)	The defendant has not rebutted the presumption est the appearance of the defendant as required and the	rablished by finding 1 that no content safety of the community. Alternative Findings (B)	ondition or combination c	JUL 18 2005
X	(1)	There is a serious risk that the defendant will not a	appear.		MARY L.M. MORAI
X	(2)	There is a serious risk that the defendant will enda	inger the safety of another per	son or the community.	CLERK OF COURT
		Part II—Writ	ten Statement of Reasons	for Detention	
Co wil	ance urt f ll rea	nd that the credible testimony and information submoff the evidence that inds that there is insufficient information befor isonably assure the appearance of the defendance.	e the Court to establish if a t as required. Further, the 0	ny condition or combin	endant is a serious risk to
		nmunity and that therefore, it is hereby ordered Marshal.	by this Court that the defer	idant be remanded to t	he custody of the United
		Doub III	Divertions Deposition D	ata-sta-	
rea: Go	the e sonal verni	defendant is committed to the custody of the Attorne xtent practicable, from persons awaiting or serving ble opportunity for private consultation with defensement, the person in charge of the corrections facility ection with a court proceeding. JUL 18 2005 Date	sentences or being held in cose counsel. On order of a cou	resentative for confineme astody pending appeal. The of the United States or	The defendant shall be afforded a on request of an attorney for the
	5			O-GATEWOOD, DESI	GNATED JUDGE
			N_{c}	ame and Title of Judge	

*Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); for (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).